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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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EXAMINER

UNDERDAHL, THANE E

ART UNIT

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NOTIFICATION DATE

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ELECTRONIC

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

The Applicant has amended claims 23, 30-33, 37, 41, 42, and inserted several new limitations such as the biopolymer "consists only of fructose and glucose" as well as added additional steps to the methods. These limitations were not presented before the Final Office Action was issued. New limitations require new considerations and the possibility of a new search would not be proper since the action was already made final and prosecution is closed. Please See M.P.E.P. § 714.12 and 714.13 for further information.

Furthermore all arguments presented After Final are drawn to these amendments and are not considered at this time since they will not be entered.

It should be kept in mind that applicant cannot, as a matter of right, amend any finally rejected claims, add new claims after a final rejection (see **37 CFR 1.116**) or reinstate previously canceled claims.

Except where an amendment merely cancels claims, adopts examiner suggestions, removes issues for appeal, or in some other way requires only a cursory review by the examiner, compliance with the requirement of a showing under **37 CFR 1.116(b)(3)** is expected in all amendments after final rejection, i.e., " An amendment touching the merits of the application or patent under reexamination may be admitted upon a showing of good and sufficient reasons why the amendment is necessary and was not earlier presented."

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